

*Total of

forms are submitted.

PTO/SB/33 (07-05)

Approved for use through xx/xx/200x, OMB 0651-00xx U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork-Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

		Docket Number (Optional)	
PRE-APPEAL BRIEF REQUEST FOR REVIEW		08350.0357	
I hereby certify that this correspondence is being deposited with the	Application N	umber	Filed
United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)]	09/863,720		May 23, 2001
on	First Named Inventor		
Signature	Eric W. Nielsen		
Typed or printed name	Art Unit		Examiner
	2174		Peng, Ke
Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request.			
This request is being filed with a notice of appeal.			
The review is requested for the reason(s) stated on the attached sheet(s). Note: No more than five (5) pages may be provided.			
I am the		1	
applicant/inventor.			
		. 0,	gnature
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed.	Ronald J. Ward Typed or printed name		
attorney or agent of record.			
Registration number 54,870.	571-203-2723		
<u> </u>		Telephone number	
attorney or agent acting under 37 CFR 1.34	11/14/2005		
Registration number if acting under 37 CFR 1.34			Date
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.			

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

THE LIGHTED STATES PATENT AND TRADEMARK OFFICE

in re A	Application of:
NIELS	SEN et al.
Applic	ation No.: 09/863,720
Filed:	May 23, 2001
	GRAPHICAL USER INTERFACE METHOD AND APPARATUS FOR INTERACTION WITH FINITE ELEMENT ANALYSIS APPLICATIONS STOP AF
Comn	nissioner for Patents

Group Art Unit: 2174

Examiner: Ke, Peng

Confirmation No.: 1496

Mail Stop AF

MAIL STOP AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

PRE-APPEAL BRIEF REQUEST FOR REVIEW

In reply to the Office Action mailed on July 13, 2005, and pursuant to the July 12, 2005, OG Notice regarding the Pre-Appeal Brief Conference Pilot Program, Applicants respectfully request panel review of the rejections under 35 U.S.C. § 102(e) and 35 U.S.C. § 103(a) discussed in the remarks below. No amendments are being filed with this Request. This Request is being filed concurrently with a Notice of Appeal and a petition for a one-month extension of time. The response time has been extended to November 14, 2005 (November 13, 2005, being a Sunday).

Customer No.: 22,852 Attorney Docket No. 08350.0357

Remarks

I. Status of the Claims

Claims 1-24 remain pending in this application. Claims 1-2, 4, 6-11, 13, and 15-24 stand rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,219,049 to Zuffante et al. ("Zuffante"). Claims 3, 5, 12, and 14 stand rejected under 35 U.S.C. § 103(a) as being obvious over Zuffante in view of U.S. Patent No. 5,745,113 to Jordan et al. ("Jordan").

II. Rejection of Claims Under Section 102(b) Should Be Withdrawn

Applicants respectfully submit that the Examiner failed to establish a *prima facie* case of anticipation in rejecting claims 1-2, 4, 6-11, 13, and 15-24 under 35 U.S.C. § 102(e) as being anticipated by <u>Zuffante</u> for at least the reason that <u>Zuffante</u> fails to disclose every claim element. The rejected claims include terms that are associated with the operation of a finite element analysis application. However, <u>Zuffante</u> is not even related to a finite element analysis application. Instead, <u>Zuffante</u> describes a dynamic mate inferencing system. Specifically, <u>Zuffante</u> describes a system wherein a user may view and manipulate a computer model in order to preview the mating of a feature of a model to a component of the model, alternate between different mating scenarios, and mate the feature to the component in the previewed geometry. <u>See</u> <u>Zuffante</u>, Abstract. <u>Zuffante</u>'s system that describes mating between a feature of a model and the component of the model is not related in any way to a system associated with a finite element analysis application.

In applying <u>Zuffante</u> as a reference to reject the pending claims, the Examiner has apparently disregarded a number of expressly recited claim terms that are related

Customer No.: 22,852 Attornev Docket No. 08350.0357

to a finite element analysis application. For example, claim 1 recites a "method of presenting a graphical user interface for a **finite element analysis application**," including, *inter alia*, ". . . an interval count field indicative of a number of mesh entities that will fill said selected entity", "an interval size field indicative of a size of said mesh entities that will fill said selected entity, a mesh scheme field indicative of a desired mesh scheme," and "a smooth scheme field indicative of a process of improving an element quality after a mesh generation." (Emphasis supplied.) Above-mentioned features in the body of claim 1 (e.g., mesh entities, mesh scheme, mesh generation) are all features associated with a to finite element analysis application.

<u>Zuffante</u> is not related to finite element applications. Thus, it reasonably follows that <u>Zuffante</u> does not disclose or suggest any of the recitations of claim 1 related to the operation of a finite element analysis application. Indeed, nothing even coming close to finite element analysis related language (e.g., mesh entities, mesh scheme, mesh generation, etc.) is present in <u>Zuffante</u>. Accordingly, the rejection of claim 1 should be withdrawn.

Regarding claim 10, the rejection of that claim based on <u>Zuffante</u> is also flawed. For example, <u>Zuffante</u> does not disclose or suggest an "apparatus . . . for a **finite element analysis application**" including subject matter associated with ". . . an interval count field indicative of a number of **mesh entities** that will fill said selected entity, an interval size field indicative of a size of said **mesh entities** that will fill said selected entity," "a mesh scheme field indicative of a desired **mesh scheme**, and a smooth scheme field indicative of a process of improving an element quality after a **mesh generation**," as recited in claim 10. (Emphasis added.)

With respect to claims 18 and 22, the rejection of those claims based on <u>Zuffante</u> is also erroneous. For example, claims 18 and 22 recite attaching/attach *inter alia* "a child window to said parent window wherein said child window includes a **first interface element** having a first tab identifier and at least one iconic button wherein **selection of said at least one iconic button** associated with said first interface element **outputs a second interface element** having a second tab identifier . . ." (emphasis added). No such features are disclosed in Zuffante.

The Examiner attempts to equate item 402 and item 400 in <u>Zuffante</u> to the second interface element and first interface element recited in claim 18, respectively. <u>See</u> Office Action at 5 (citing <u>Zuffante</u>, column 19, lines 30-50). However, a careful reading of <u>Zuffante</u> reveals that <u>Zuffante</u> does not support the position alleged in the Office Action. Assuming, *arguendo*, that item 400 corresponds to the first interface element of claim 18, <u>Zuffante</u> does not teach that a selection of item 400 <u>outputs</u> a second interface element as required by claim 18. (Emphasis added.)

For at least these reasons, the section 102(b) rejection of claims 1, 10, 18, and 22 should be withdrawn. Dependent claims 2, 4, 6-9, 11, 13, 15-17, 19-21, and 23-24 ultimately depend on one of claims 1, 10, 18, and 22 and, therefore, the section 102(b) rejection of those dependent claims should also be withdrawn.

III. Rejection of Claims Under Section 103(a) Should Be Withdrawn

Applicants respectfully submit that the Section 103(a) rejection of claims 3, 5, 12, and 14 should be withdrawn due to a lack of *prima facie* case of obviousness. No combination of <u>Zuffante</u> and <u>Jordan</u> discloses or suggests every claim element. As noted above, <u>Zuffante</u> fails to disclose or suggest every feature of claims 1 and 10, from

Customer No.: 22,852

Attorney Docket No. 08350.0357

which claims 3 and 5 and claims 12 and 14, respectively depend. Jordan, which

appears to be cited only for its asserted disclosure of "attaching a textual input/output

window," fails to remedy the deficiency of **Zuffante**. Thus, there is no *prima facie* case

of obviousness with respect to claims 3, 5, 12, and 14.

IV. <u>Conclusion</u>

Because the Examiner's 35 U.S.C. § 102(e) rejections over Zuffante and the

35 U.S.C. § 103(a) rejections over **Zuffante** and **Jordan** are severely flawed, Applicants

respectfully request withdrawal of those rejections.

Please grant any extensions of time required to enter this request and charge

any additional required fees to our Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,

GARRETT & DUNNER, L.L.P.

Dated: November 14, 2005

Ronald J. Ward

Reg. No. 54,870

5